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REMARKS

A second Advisory Action has now been received which indicates that claims 34-38 are allowed, claims 45-83 would be allowed if in a separate amendment that cancels rejected or non-considered claims, and claims 84-89 will not be entered because the Examiner believes they present new issues for examination. As explained in previous filings, the claims are believed to be allowable as they are, but to move this case to issue, this separate amendment is presented, as requested by the Examiner. All claims under rejection or withdrawal have been cancelled, allowed claims 34-38 remain and claims 45-83 are being re-presented and will be allowed per the second Advisory Action.

Claims 45-83 are identified as "previously presented" because Examiner Pellegrino has considered them and has identified them in the second Advisory Action as being allowable. That identifier is believed correct, and allowance and issue of those claims is respectfully requested even if that status identifier is deemed incorrect. Previously offered claims 84-89 are being identified as "not entered" for completeness. It is not conceded that the non-entry of these claims is appropriate, and the right is reserved to present these claims in a continuing application.

Since the only claims remaining after this amendment are allowed or indicated allowable by the Examiner, and since the second Advisory Action states that the allowable claims will be allowed if re-presented in this amendment, this application should be passed to issue. Examiner Pellegrino is respectfully requested to call the undersigned counsel if any other issue arises.

Respectfully submitted

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RESPONSE WITH AMENDMENTS APPROVED IN ADVISORY ACTION

Application Serial No. 10/720,771 Attorney Docket No. 4002-3317

Page 11 of 11